



महाराष्ट्र शासन राजपत्र

भाग दोन-संकीर्ण सूचना व जाहिराती

वर्ष २, अंक १]

गुरुवार ते बुधवार, जानेवारी ७-१३, २०१६ पौष १७-२३, शके १९३७

[पृष्ठे २२ किंमत : रुपये १५.००

प्राधिकृत प्रकाशन

संकीर्ण सूचना व जाहिराती

Serial No. 334

FORM No. 155

[See Rule 329 of Companies (Court) Rules, 1959]

MEMBERS' VOLUNTARY WINDING-UP

Name of the Company : Lawrence Pumps India Private Limited

(CIN U74990PN2011PTC149561)

Notice Convening Final Meeting

Notice is hereby given in pursuance of Section 497 of the Companies Act, 1956 that a final general meeting of the Members of the above-named Company will be held at 3rd Floor, 'D' Building, Hermes Vishal, Lane No. 7, North Main Road, Koregaon Park, Pune 411 001 Maharashtra, India on Monday, the 8th day of February 2016 at 3-00 O'clock in the noon for the purpose of having an account laid before them showing the manner in which the winding-up has been conducted and of hearing any explanation that may be given by the liquidator and also of determining by a special resolution of the Company the manner in which the books, accounts and documents of the Company and of the liquidator shall be disposed of.

Signature of the Liquidator,

Dated this 24th day of December, 2015.

B. S. RAO,
Liquidator.

Email: financeindia@flowserv.com

बृहन्मुंबई महानगरपालिका, मुंबई

प्रअ/३४१२४/वि.नि.प.उप/एच व के १ मआ

‘के/प’ विभागाच्या मंजूर पुनर्रचित विकास नियोजन आराखड्यातील सांताकुळा टी.पी.एस.-VI येथील अंतीम भूखंड क्र. १७/१६-१७ धारण करणाऱ्या, सेवा उद्योग ईस्टेट या सार्वजनिक प्रयोजनासाठी निर्देशित असलेल्या भूखंडाचे, महाराष्ट्र प्रादेशिक व नगररचना अधिनियम, १९६६ च्या कलम ३७ अन्वये निर्देशन वगळून सदर भूखंडाचा समावेश रहिवाशी क्षेत्रात करणे, तसेच महाराष्ट्र प्रादेशिक व नगररचना अधिनियम १९६६, कलम ११(२) अन्वये सदर सांताकुळा टीपीएस-VI (१ ला फेरबदल) अंतिम मध्ये प्रस्तावित फेरबदल करण्याबाबत.

“राज्य शासनाचे दिनांक ६ सप्टेंबर २०१४ चा निर्देश क्र.टीबीपी-४३१३/युओआर-१६७/सी-आर-२१/२०१४/नवि-११ व त्यावरील दिनांक १५ नोव्हेंबर २०१४ च्या शुद्धिपत्रक क्र. टीबीपी-४३१३/युओआर-१६७/सी-आर-२१/२०१४/नवि-११ लक्षात घेता, महानगरपालिकेला अशी शिफारस करण्यात यावी. ‘के/पश्चिम’ विभागाच्या टी.पी.एस. सांताकुळा-VI (१ ला फेरबदल) (अंतिम) येथील अंतिम भूखंड क्र.१७/१६-१७ धारण करणाऱ्या रहिवाशी क्षेत्रात वसलेल्या, ‘सेवा उद्योग ईस्टेट’ हे निर्देश वगळून सदर जमीन ‘रहिवाशी क्षेत्र’ ह्या उद्दिष्टाकरिता आरक्षित करण्यात यावी.

या अनुषंगाने महानगरपालिकेने दिनांक २९ जून २०१५ च्या ठराव क्र. ३१५ अन्वये के/पश्चिम विभागातील सांताकुळा टी.पी.एस-VI येथील अंतिम भूखंड क्र. १७/१६-१७ धारण करणाऱ्या भूखंडाचे सेवा उद्योग ईस्टेट या सार्वजनिक प्रयोजनासाठी निर्देशन वगळून रहिवाशी क्षेत्र असा प्रस्तावित फेरबदल करण्याकरिता नगरविकास विभागाने सुचिविल्याप्रमाणे महाराष्ट्र प्रादेशिक व नगररचना अधिनियम, १९६६ च्या ३७(१) व ११ (२) अन्वये के पश्चिम विभागाच्या मंजूर पुनर्रचित विकास आराखड्यात महानगरपालिका आयुक्त यांना राज्यशासनाच्या अंतिम मंजुरी महाराष्ट्र प्रादेशिक व नगर रचना अधिनियम, १९६६ च्या कलम ३७(२) आणि ११(३) ते (५) अन्वये सादर करण्यासाठी स्वाधिकारे फेरबदल करण्यास मंजुरी दिली आहे.

के/पश्चिम विभागाच्या मंजूर पुनर्रचित आराखड्यात किरकोळ फेरबदल करण्यासंबंधीचे नकाशे बृहन्मुंबई महानगरपालिकेच्या प्रमुख अभियंता (विकास नियोजन) याच्या कार्यालयात कार्यालयीन वेळेत रविवार व सार्वजनिक सुट्टी व्यतिरीक्त पाहणीसाठी उपलब्ध आहे. सदर कार्यालय महापालिका मुख्यालय, ५वा मजला, विस्तारित इमारत, महापालिका मार्ग, फोर्ट, मुंबई ४०० ००१ येथे आहे.

उपरोक्त फेरबदल महाराष्ट्र प्रादेशिक व नगररचना अधिनियम, १९६६ च्या कलम ३७ व ११ अन्वये तरतूद केल्यानुसार जनतेकडून सूचना आणि/अथवा हरकती मागवण्यात येत आहे. सदर हरकती आणि/अथवा सूचना प्रमुख अभियंता (विकास नियोजन) यांच्याकडे लेखी स्वरूपत सदर अधिसूचना प्रकाशित झाल्याच्या तारखेपासून ३० दिवसांच्या आत कळवाव्यात व त्यानंतर प्राप्त झालेल्या सूचना/हरकती विचारात घेतल्या जाणार नाहीत.

श्री. विवेक र. मोरे,

उपप्रमुख अभियंता

(विकास नियोजन).

मुंबई,

दिनांक : २८ डिसेंबर २०१५.

MUNICIPAL CORPORATION OF GREATER MUMBAI
No. CHE/34124/DPWS/H&K/ME

Proposed Modification to Sanctioned Revised D.P of K/West Ward in respect of “Final Plot No. 17/16-17 owned by Government, of Maharashtra in Santacruz TPS-VI in K/West Ward designated for the public purpose of “Service Industrial Estate” in Residential Zone to that of “Residential Zone.”

Urban Development Department, Government of Maharashtra *vide* Order No. TPB 4313/UOR-167/CR-21/2014/UD-11 dated 6th September 2014, and Corrigendum No. TPB 4313/UOR-167/CR-21/2014/UD-11 dated 15th November 2014, directed that The Municipal Corporation of Greater Mumbai shall initiate modification to the said Development Plan under section 37 & 91 of the MRTP Act 1966, so as to delete the designation of Service Industrial Estate on the land bearing Final Plot No. 17/16-17 of Town Planning Scheme, Santacruz VI (1st variation) (Final) and to keep the area so released into Residential Zone for the same purpose.

Accordingly, Corporation *vide* its resolution No. 315 dated 29th June 2015 has sanctioned the proposal to initiate the modification requested by Urban Secretary, Urban Development Department to the Sanctioned Revised Development Plan of K/West Ward under section 37(1) of M.R.T.P Act 1966 and section 91(2) of M.R.T.P Act 1966 so as to change of user by deletion of the designation of “Service Industrial Estate” in respect of Final Plot No. 17/16-17 on Santacruz TPS VI to that of “Residential Zone”

The Corporation has empowered the Municipal Commissioner of Greater Mumbai to take further action under section 37(1) of the Maharashtra Regional & Town Planning Act 1966 and section 91(2) of M.R.T.P Act 1966 & also empowered to approach the State Government for seeking the final sanction u/s 37(2) and 91(3) to (5) of MR&TP Act 1966.

The plans in respect of proposed modification to the Sanctioned Revised Development Plan of K/West Ward are made available for inspection during office hours in the office of The Chief Engineer (Development Plan) of the Municipal Corporation situated on 5th floor, Municipal Head Office, Extension Building, Mahapalika Marg, Fort, Mumbai 400 001 except Sunday and public holidays.

The suggestion and/or objections are now invited from the members of public to the above referred proposed modification, as provided under section 37 & 91 of the M.R.&T.P. Act 1966 and the same may be communicated in writing to the Chief Engineer (Development Plan) within a period of 30 days from the date of publication of this notification.

The suggestion and/or objections received after the aforesaid period will not be considered.

Place : Mumbai,

Dated the 28th day of December 2015.

VIVEK R. MORE,
Dy. Chief Engineer (D.P.)

Advocate : P. R. Kela
For the applicant

**BEFORE THE MOTOR ACCIDENT CLAIM TRIBUNAL (Auxi) AND 6TH ADDL.
DISTRICT JUDGE BANASKANTHA DISTRICT, AT PALANPUR**

M.A.C.P. No.13/1997

PUBLIC NOTICE

FRO. No. 358/15

DIVIBEN W/O. MOHANBHAI BHIKHABHAI PATEL

APPLICANT.

At Dalwada, Tal. Palanpur, Dist. Banaskantha,

VS.

(1) CHADDHA AND CHADDHA CO.

OPPONENT.

P.C.C. Compound (Sizerroad) Belapur Road,
Turbhe, Thane, Dist. Thane (Maharashtra)
(OWNER OF CONTAINER No. M.H.04, P 1344).

You Opponent No. 1, are hereby informed by this public notice that :—

The aforesaid petitioner has filed the above said petition against you and other opponents in this Tribunal to obtain Rs. 2,40,000 (Rupees Two Lacs Fourteen Thousand Only) of compensation.

You are Therefore, informed by this notice that in spite of repeated notices issued against you Opponent No. 1. It is not served upon you. Therefore you are hereby directed that you should remain present before this Tribunal in person on the 5th day of January 2016 at 10-30 A.M. to give reply of the said petition tiling which the said petition shall be heard and decided in your absence.

Give under my hand and seal of the Tribunal today this 9 day of December 2015.

By order,
P. A. MODH,
I/c. Dy. Registrar,
M.A.C.T., Branch Palanpur,
Dist. Banaskantha.

जिल्हा परिषद, जळगांव

वार्षिक प्रशासन अहवाल

क्र. साप्रवि/वाप्रड/आर. आर. १३९/२०१५

महाराष्ट्र जिल्हा परिषदा व पंचायत समित्या (वार्षिक प्रशासन अहवाल) नियम, १९६४ मधील नियम ९ अन्वये, मुख्य कार्यकारी अधिकारी, जिल्हा परिषद, जळगांव जाहीर करतात की, जळगांव जिल्हा परिषदेचा सन २०१४-२०१५ चा वार्षिक प्रशासन अहवाल जिल्हा परिषद, ठराव क्र. ३८६, दिनांक १७ डिसेंबर २०१५ रोजी मंजूर केला आहे.

आस्तिक कुमार पाण्डेय,
मुख्य कार्यकारी अधिकारी,
जिल्हा परिषद, जळगांव.

महाराष्ट्र शासन राजपत्र, भाग दोन-संकीर्ण सूचना व जाहिराती,
गुरुवार ते बुधवार, जानेवारी ७-१३, २०१६ यौष १७-२३, शके १९३७
विक्रीकर सहआयुक्त (क्हॅट प्रशा.) नाशिक विभाग नाशिक,
विक्रीकर भवन, प्रशांतनगर, पाथर्डीफाटा, नाशिक-१०

अधिसूचना

[केंद्रीय विक्रीकर कायदा (मुंबई) नियम, १९५७ च्या नियम ४अ पैकी पोट-नियम (७) याप्रमाणे]

क्रमांक नावि/विसआ/आस्था-४/सी नमुने अवैध/२०१५ब-५८२२

ज्याअर्थी, व्यापारी मे. जय माता ग्लास एजन्सी प्रा. लि. नाशिक पत्ता एच. नं. २५८, प्लॉट नं. १८, शिवजी चौक, ओझर, नाशिक ४२२ २०२, केंद्रीय विक्रीकर कायदा, नॉंदणी दाखला क्हॅट टिन क्रमांक २७८४०००१०३८सी यांजकडून कळविण्यात आले आहे की, मध्यवर्ती विक्रीकर अधिनियम, १९५६ कलम ८ पैकी पोट-कलम (४) प्रमाणे त्यांना मजूर करण्यात आलेले घोषणापत्रे नमुना-सी क्रमांक एम एच-१३/४६०२६२, एम. एच-१३/४६०२६३, एम. एच-१३/४६०२६४ आणि एमच एच-१३/४६०२६५ (एकूण ४ घोषणापत्र सी) हे गहाळ झाले आहे. त्यांनी स्थानिक वर्तमानपत्र (मराठी) देशदूत, नाशिक, शनिवार १० ऑक्टोबर २०१५ आणि (इंग्रजी) देशदूत टाईम्स, शनिवार १० ऑक्टोबर २०१५ रोजी तशा प्रकारची जाहिरात दिली आहे.

त्याअर्थी, मी, एच. ए. बाखरे, विक्रीकर सहआयुक्त (क्हॅट-प्रशा.) नाशिक विभाग, नाशिक, मध्यवर्ती विक्रीकर च्या नियम ४अ पैकी पोट नियम (७) अन्वये विहित केलेल्या अधिकारांचा वापर करून असे जाहीर करतो की, सदरहू नमुना सी क्रमांक एमएच-१३/४६०२६२, एम. एच-१३/४६०२६३, एम. एच-१३/४६०२६४ आणि एम. एच-१३/४६०२६५ (एकूण ४ घोषणापत्र सी) हे अवैध ठरविण्यात आले आहे.

एच. ए. बाखरे,

विक्रीकर सहआयुक्त (क्हॅट-प्रशा.सन),

नाशिक विभाग, नाशिक.

OFFICE OF THE JOINT COMMISSIONER OF SALES TAX (VAT-ADM.) NASHIK DIVISION, NASHIK

NOTIFICATION

[Notification under sub-rule (7) of rule 4A of the Central Sales Tax (Bombay) Rules, 1957]

No. ND/JCST/' C 'Form/invalid/2015-16/B-5822

Whereas, it has reported by M/s. Jay Mata Glass Agency Pvt. Ltd., Nashik, Address H. No. 285, Plot No. 18, Shivaji Chowk, Ozar, Nashik 422202, TIN holder No. 27840001038C that the declarations referred to in sub-section (4) of sec. 8 of Central Sales Tax Act, 1956, (LXXIV) of 1956 in form "C" issued to them bearing Number MH- 13/420262, MH-13/460263, MH-13/460264 and MH-13/460265 (Total 4 declaration in C form) have been lost. The Advertisement was given in local news paper (Marathi) Deshdoot, Nashik, Saturday 10 October 2015 and (English) Deshdoot Times, Nashik, Saturday 10 October 2015

I, H. A. Bakhare, Joint Commissoner of Sales Tax, Nashik Division, Nashik in exercise of the power vested in me under sub-rule (7) of the Rule 4A of the CST (Bombay) Rules, 1956 hereby declare that the said declarations in form "C" bearing Nos. MH- 13/420262, MH-13/460263, MH-13/460264 and MH-13/460265 (Total 4 declaration in C form) should be considered as invalid.

H. A. BAKHARE,
Joint Commissoner of Sales Tax,
Nashik Division, Nashik.

Nashik,
dated 8th December 2015.

महाराष्ट्र शासन राजपत्र, भाग दोन-संकीर्ण सूचना व जाहिराती,
गुरुवार ते बुधवार, जानेवारी ७-१३, २०१६ यांचे १७-२३, शके १९३७

जिल्हा परिषद, जळगाव

सन २०१४-१५ या वर्षाचा जिल्हा परिषद जळगावचा वार्षिक लेखा

क्रमांक अर्थ/लेखा-१/आरआर/१६५/२०१५

जमा बाजू (१)	रक्कम (२)	खर्च बाजू (१)	रक्कम (२)
प्रधान लेखाशीर्ष			
महसूली जमा		महसूली खर्च	
००२८ व्यवसाय कर	३८४८५२	२०५३ जिल्हा प्रशासन	११३५३३९६४८
००२९ स्थानिक उपकर	२०५४६६२९६	२०५९ सार्व. बांधकाम	१५५२८१६०९
००३० मुद्रांक शुल्क	६१९९५५९२	२२१० सार्व. आरोग्य	५२९१६१४६५
००४१ वाहन कर	६७१०४	२२३५ सामा. सुरक्षा बाल कल्याण	४७८७२६४५
००४५ सेवा कर अभिकरण शुल्क	६३१३३९२	२२१५ पाणीपुरवठा व स्वच्छता	४३१७१७९८९
८०० इतर जमा उ टक्के वन अनुदान	४०१०००	२२०५ कला व संस्कृती	१११७२९६४
००४९ व्याजाच्या जमा रकमा	६७१७५४३३	२२२५ समाज कल्याण	२११७२३५२६
००५१ सार्वजनिक मालमतेपासून उत्पन्न	४३७३६	२२३५ सामा. सुरक्षा अंगंग कल्याण,	१६६७७१९२२
०२०२ शिक्षण	२१५७६५७४	विमा ठेव	
०२१० सार्व. आरोग्य व कुटुंब कल्याण	२४४१०४	२४०३ पशुसंवर्धन	१६०५४३८६८
०२१५ पाणीपुरवठा व स्वच्छता	२२३८२४	२२११ कुटुंबकल्याण	३०४७३६४५९
०४३५ इतर कृषीविषयक कार्यक्रम		२४०१ कृषी	१०५०४८६८९८
०४०३ पशुसंवर्धन	४११४२	२५१५ पंचायत राज कार्यक्रम	११३८७५५४१८
०४०५ मत्स्यव्यवसाय	५४१४१३	२२०२ शिक्षण	५६५५१३०००६
०४०६ वनीकरण गुंतवणूक	८२५०००००	२५०५ रोजगारहमी	२४८८४६०
०५१५ पंचायत राज कार्यक्रम	-१७३७९४५	२४०६ वनीकरण (१३ वने)	४९६५१८
०७०२ लघु पाटवंधारे	५३११५७५	२२३६ बालकल्याण	१८८५७२२०६
८०० इतर जमा	४१२४७१३	२७०२ लघु पाटवंधारे	२८१६४६७५३
शासकीय अनुदान	१०८२८३७५७८८	३०५४ परिवहन मार्ग व पूल	४५०३१४४१०६
एकूण महसूली जमा	१२०१७५४८५१४	इतर खर्च	१३३८०२३०३
७६१० भांडवली अग्रिमे	१६०८३२१२	गुंतवणूक	...
८४४३ नागरी ठेवी अनामत घसारा	६०४९०३२७	२२४५ नैसर्गिक आपत्ती	२१६७६४८१
निधी		२८१० अपारंपारीक ऊर्जा	११४९५०५०
वित्त प्रेषण	२६५४८१२०	इतर संस्था अनुदाने	४६०१४६७४
एकूण भांडवल	१३११२४३७१		...
एकूण जमा-महसूल + भांडवल + . . .	१२१४१४७२८८५	एकूण महसूली खर्च	११०४७६६६८५७
वित्तप्रेषण	२८८०११२	७६१० भांडवली अग्रिमे	१५३९११०१७
एकूण भांडवल	१३११२४३७१	८४४३ नागरी ठेवी अनामत	५७६१२९५८
एकूण जमा-महसूल + भांडवल + . . .	१२१४१४७२८८५		३६०००००
आरंभीची शिल्लक	१४५९८०३२२९	वित्तप्रेषण	११३७५०००
एकूण-एकंदर	१३६०९२७६११४	निलंबन साठा	-१६७९०५
		एकूण भांडवल	८७८९१०७०
		एकूण खर्च+ महसूल+भांडवल + वित्तप्रेषण	१११३५५५७९२
		अखेर शिल्लक	२४७३७१८१८७
		एकूण एकंदर	१३६०९२७६११४

Serial No. 335

Notice

Notice is hereby given that the certificates for 110 equity Shares Nos. RC 02027967 with Distinctive Nos. 047685157-047685206, 112016802-112016851 and 133199536-133199545 of COALGATE PALMOLIVE (INDIA) LIMITED standing in the name(s) of PARI S CHOUDHARY and SHIRISH CHOUDHARY have lost or mislaid and the undersigned have applied to issue duplicate certificate(s) for the said shares. Any Person who has any claim in respect of the said shares should write to our Registrar M/s. SHAREPRO SERVICES (INDIA) PVT. LTD., 13A/B 2nd Floor, Samitha Complex, Behind Sakinaka Tel. Exchange, Andheri Kurla Road, Sakinaka, Andheri (E.), Mumbai 400 072 within one month from this date else company will proceed to issue duplicate certificate(s).

(1) PARI S. CHOUDHARY
(2) SHRISH CHOUDHARY

date 1st January 2016.

Serial No. 336

BAYER CROPSCIENCE LIMITED

Registered Office : Bayer House, Central Avenue, Hiranandani Estate, Thane (W.)-400 607

Notice

Notice is hereby given that the certificate for the undermentioned securities of the Company has been lost/mislaid and the holder of the said securities/applicant has applied to the Company to issue duplicate certificate.

Any person who has a claim in respect of the said securities should lodge such claim with the company at its Registered office within 15 days from this date, else the Company will proceed to issue duplicate certificate without further intimation.

Name of the Holder	Kind of Securities and Face Value	No. of Securities	Distinctive Nos.
Pabbisetty Subba Rao	Equity shares of Rs. 10 each	66	16368906-16368971

Place : Guntur

Date : 29th December 2015.

PABBISETTY SUBBA RAO.

Serial No. 337

**IN THE HIGH COURT OF JUDICATURE
AT BOMBAY**

**ORDINARY ORIGINAL CIVIL
JURISDICTION**

COMPANY PETITION No. 215 of 2012

**In the matter of Companies Act of
1956 ;**

And

**In the matter of Petition for
Winding-up under sections 433
and 434 of the said Act**

And

**In the matter of winding-up
of M/s. Vigneshwara Export
Limited a company incorporated
under the provisions of the
Companies Act, 1956 having
its Registered Office at 450/451,
Kewal Industrial Estate,
S. B. Marg, Lower Parel,
Mumbai 400 013, Maharashtra.**

.... Company.

Mr. Mandip Singh Bajaj proprietor
of M/s. Bakshish Enterprises
having its registered office at 152/
B, Building No. 5, Mittal Industrial
Estate, Andheri-Kurla Road,
Andheri (East), Mumbai 400 059,
Maharashtra. Petitioner.

Advertisement of Petition

Notice is hereby given that a Petition for the winding-up of the abovenamed Company, by the Hon'ble High Court at Bombay was on 16th December 2011 presented to the said court by the petitioners abovenamed creditors of the company and the said petition stands admitted in pursuance of the court order dated the 17th August 2015, the same is now directed to be heard before the court on 1st February 2015 at 11-00 am or soon thereafter.

Any Creditors Contributory or person desirous of supporting or opposing the making of order on the said Petition, should sent to the Petitioner/Petitioner's Advocate at his Office address mentioned hereunder, a Notice of his intention signed by him or his Advocate with his full name, address so as to reach the Petitioner's Advocate not later than Five days fixed for hearing of the Petition and appear at the hearing for the purpose in person by his Advocate.

A copy of the Petition, will be furnished by the Petitioner's Advocate to any creditor or contributory on payment of the prescribed charges for the same.

Any affidavit intended to be used in opposition to the Petition, should be filed in Court and a copy thereof served on the Petitioner's Advocate, not less than 5 days before the date fixed for hearing.

Bombay, dated this day of 3rd January 2016.

**GEOGY JACOB AND ASSOCIATES,
Advocates for the Petitioner.**

Having his office at Galaxy Classique,
A/602, Goregaon (West),
Mitha Nagar, Mumbai 400 104.

सार्वजनिक न्यास नोंदणी कार्यालय, पुणे

चौकशीची जाहीर नोटीस

अर्ज क्रमांक ३/२०११

मुंबई सार्वजनिक विश्वस्त व्यवस्था

अधिनियम, १९५० चे कलम ५० ए (२) प्रमाणे

१. श्री माहेश्वरी जनकल्याण संस्थान

रजिस्टर्ड क्रमांक - अे. ११३४ (पुणे)

२. श्री अष्टविनायक सेवा ट्रस्ट, पुणे

रजिस्टर्ड क्रमांक - अे. १६०९ (पुणे)

३. श्री माहेश्वरी सत्कार्य प्रतिष्ठान नृसिंहवाडी (कोल्हापूर)

रजिस्टर्ड क्रमांक - इ १३८९ (कोल्हापूर)

मुकुंददास मुरलीधर लोहिया व इतर
वि.

... अर्जदार

श्री. देवकिसन बस्तीराम सारडा व इतर

... जाब देणार

ज्याअर्थी, उपरोक्त प्रकरणांत मे. सहायक धर्मादाय आयुक्त, पुणे यांनी दिनांक संबंधितांस या नोटीसीने सूचित करण्यात येते की, उपरोक्त प्रकरणांत वर सूचित केलेल्या न्यासांचे विलीनीकरण करणेबाबत मे. सहायक धर्मादाय आयुक्त, पुणे आदेश करणार आहे. तरी सदर विलीनीकरणाबाबत कोणास काही हरकत असल्यास त्यांनी तशी लेखी हरकत खालील पत्त्यावर ही नोटीस प्रसिद्ध झालेपासून ३० दिवसांचे आत दाखल करावी व तशी पोच घ्यावी. अन्यथा सदर प्रकरणांत कोणास कोणत्याही प्रकारची हरकत नाही असे समजून मे. सहायक धर्मादाय आयुक्त, पुणे सदर प्रकरणात सदर न्यासाचे नूतनीकरणाबाबत आदेश करतील व त्यानंतर कोणाचीही कोणत्याही प्रकारची तक्रार चालणार नाही.

येणे प्रमाणे सदर नोटीस मे. सहायक धर्मादाय आयुक्त, पुणे यांचे शिक्क्याने व माझे सहीने दिनांक ३० डिसेंबर २०१५ रोजी दिले आहे.

पुणे,
दिनांक ३० डिसेंबर २०१५.

शिवकुमार डिगे,
अधीक्षक,
सार्वजनिक न्यास नोंदणी कार्यालय, पुणे.

महाराष्ट्र शासन राजपत्र, भाग दोन-संकीर्ण सूचना व जाहिराती,
गुरुवार ते बुधवार, जानेवारी ७-१३, २०१६ पौष १७-२३, शके १९३७

बृहन्मुंबई महानगरपालिका

क्र. संचालक/(अभि.से.व प्र.)/४०८९/दोन, दिनांक ३० नोव्हेंबर २०१५

जाहीर सूचना

बृहन्मुंबई महानगरपालिका अधिनियम, १८८८ (आजतागायत सुधारीत) च्या कलम २९७ (१) (ब) अन्वये खालीलप्रमाणे जाहीर सूचना देण्यात येत आहे.

बृहन्मुंबई महानगरपालिकेच्या 'सी' विभागातील भुलेश्वर विभागा अंतर्गत भंडारी स्ट्रीट येथील सरदार वल्लभभाई पटेल मार्ग व पट्टे बापुराव मार्गामधील तसेच सरदार वल्लभभाई पटेल मार्ग व भंडारवाडा लेन येथील नियमित रेषा नकाशावर A-B-C व D-E-F दाखविल्याप्रमाणे बदलाबाबतचा खालील प्रस्ताव दिनांक रोजीच्या महापालिकेच्या सभेमध्ये किंवा त्यानंतर जेव्हा केव्हा सदरहू प्रस्ताव निकालात काढता येईल अशा महापालिकेच्या सभेत मांडण्यात येईल.

उपरोक्त प्रवर्तनात असलेली सार्वजनिक रस्ता/मंजूर नियमित रेषा आणि प्रस्तावित नियमित रेषा दाखविणारा नकाशा क्र.का.अवावानि/शहर/आरएल/८६, दिनांक १२ जुलै २०१२ उप प्रमुख अभियंता (वाहतूक) यांच्या अभियांत्रिकी केंद्रस्थान इमारत, तळ मजला, डॉ. ई. मोजेस रोड, वरळी, मुंबई ४०० ०१८ येथील कार्यालयात व सहायक आयुक्त सी विभाग, महापालिका कार्यालय इमारत, ७६ श्रीकांत पालेकर मार्ग, चंदनवाडी, मुंबई ४०० ००२ येथे कार्यालयीन वेळेत निरीक्षणासाठी ठेवण्यात आला आहे.

ज्या कोणास उपरोक्त प्रस्तावित नियमित रेषेबाबत प्रतिवेदने/हरकती पाठवावयाच्या असतील त्यानंती त्या महानगरपालिका चिटणीसांच्या कार्यालयात संबंधित सभेच्या दिवसाच्या अगोदर ३(तीन) संपूर्ण दिवसांपूर्वी प्राप्त होतील अशाप्रकारे पाठवाव्यात. कृपया त्यानंतर पाठविलेली प्रतिवेदने/हरकती विचारात घेतल्या जाणार नाहीत.

दिनांक ७ जानेवारी २०१६.

एल. एस. वळकर,
संचालक,
अभियांत्रिकी सेवा व प्रकल्प.

MUNICIPAL CORPORATION OF GREATER MUMBAI

No. Dir./E.S.&P./4089/II, dated 30th November 2015

PUBLIC NOTICE

I hereby given pursuant to Section 297 (1) (b) of the Mumbai Municipal Corporation Act, 1888, as modified up to date that, the undersigned proposes to apply to the Municipal Corporation at their meeting to be held on _____ or on such day thereafter, as the said application can conveniently be disposed off for authority to prescribe a Regular line of the Road known as Bhandari street in between Patthe Bapurao Marg & Sardar Vallabhbhai Patel Marg and between junction of Sardar Vallabhbhai Patel Marg & Bhandarwada Lane at Bhuleshwar Division in C Ward shown as A-B-C and D-E-F on Plan.

A plan under No. EE/T&C/CITY/RL/86 of 12th July 2012, showing the proposed Regular line 30'-00"(9.14 mtr.) to be prescribed in substitution of 25'-00"(7.62mtr.) wide Road aforesaid is deposited at the office of Deputy Chief Engineer (Traffic) of Municipal Corporation and can be inspected by any desiring to do so, at any time during office hours at his office at Engineering Hub Building, Ground Floor, Near Worli Naka, Dr. E. Moses Road, Mumbai-400 018 and also at the office of Asstt. Commissioner 'C' ward, 76, Srikant Palekar Marg, Chandanwadi, Marin Lines(E.), Mumbai 400002.

Every person desirous of making any representation to the corporation or of bringing before the Corporation any suggestion objection in respect of the said proposal may do so by letter addressed to the Municipal Secretary at the Mahapalika Head Office and deliver at the above said office not less than 3(three) clear days before the day of such meeting.

Dated 7th January 2016

L. S. VATKAR,
Director,
Engineering, Services and Project.

महाराष्ट्र राज्य माध्यमिक व उच्च माध्यमिक शिक्षण मंडळ, पुणे ४११ ००४
जाहीर निवेदन

क्रमांक रा.मं/सभा-घटना/१/४७५६

महाराष्ट्र माध्यमिक व उच्च माध्यमिक शिक्षण मंडळ अधिनियम, १९६५ मधील कलम क्रमांक ५(१) वर्ग-ब (एक) अन्वये मुंबई विद्यापीठ, मुंबई यांच्या दिनांक २ डिसेंबर २०१५ रोजीच्या पत्रानुसार राज्यमंडळावर डॉ. प्राची ए. मोरे, भारतीय विद्याभवनचे मुंगालाल मोर्यांका इन्स्टीट्यूट ऑफ पी. जी. स्टडीज अॅण्ड रिसर्च, चौपाटी, मुंबई ४०० ००७ यांना विद्यापीठ प्रतिनिधी सदस्य म्हणून नामनियुक्त केले आहे.

महाराष्ट्र विद्यापीठाच्या अधिनियमातील तरतुदीनुसार त्यांच्या राज्यमंडळावरील सदस्यत्वाची मुदत राहील अथवा महाराष्ट्र शासनाकडून वेळोवेळी प्राप्त होणाऱ्या आदेशाच्या अधीन राहून अथवा मंडळ अधिनियम, (१) (१ए) मधील तरतुदीनुसार शासन राजपत्रात प्रसिद्ध झालेल्या तारखेपासून चार वर्षांचा कालावधी अथवा त्यांचा सेवानिवृत्ती दिनांक यापैकी जे अगोदर घडेल त्या तारखेस राज्यमंडळावरील सदस्यत्व संपुष्टात येईल.

राज्यमंडळाचे सदस्य म्हणून वेळोवेळी निवडून आलेल्या किंवा नामनिर्देशित किंवा पदनिर्देशित करण्यात आलेल्या सदस्यांची नावे त्या मंडळाकडून शासकीय राजपत्रात प्रसिद्ध करण्यात येतील. अशी तरतूद असल्याने डॉ. प्राची ए. मोरे यांचे नाव शासकीय राजपत्रात प्रसिद्ध करण्यात येत आहे.

पुणे,
दिनांक १४ डिसेंबर २०१५.

कृष्णकुमार पाटील,

सचिव,

महाराष्ट्र राज्य माध्यमिक व उच्च माध्यमिक
शिक्षण मंडळ, पुणे ४११ ००४.

जिल्हा परिषद, सिंधुदुर्ग
वार्षिक प्रशासन अहवाल
क्रमांक सिंजिप/साप्रवि/नोंदणी/वाप्रअ/३०२४/२०१६

सिंधुदुर्ग जिल्हा परिषदेचा व तिच्या कार्यक्षेत्रातील पंचायत समित्यांचा सन २०१४-१५ चा एकत्रित वार्षिक प्रशासन अहवाल, महाराष्ट्र जिल्हा परिषदा व पंचायत समित्या अधिनियम, १९६१ चे कलम १४२ चे आधारे व महाराष्ट्र जिल्हा परिषदा व पंचायत समित्या, वार्षिक प्रशासन अहवाल नियम, १९६४ व त्यामध्ये वेळोवेळी झालेल्या सुधारणांनुसार तयार करणेत आला असून, सदर अहवाल जिल्हा परिषद, सिंधुदुर्गचे सर्वसाधारण सभेत ठराव क्रमांक ६१०, दिनांक २७ ऑगस्ट २०१५ ने संमत करून तो दिनांक ३१ डिसेंबर २०१५ रोजी प्रसिद्ध केला आहे.

सिंधुदुर्ग,
दिनांक ४ जानेवारी २०१६.

शेखर सिंह,
मुख्य कार्यकारी अधिकारी,
जिल्हा परिषद, सिंधुदुर्ग.

Serial No. 358

**IN THE HIGH COURT OF JUDICATURE
AT BOMBAY**

**ORDINARY ORIGINAL CIVIL
JURISDICTION**
COMPANY PETITION NO. 57 OF 2012

In the matter of Sections 433 and 434 of the
Companies Act, 1956

And

In the matter of **Ashco Niulab Industries
Limited**

(CIN L28920MH1986PLC039437)

a Company incorporated under the
Companies Act, 1956 and having its registered
office situate at Lab House, Plot No. F-13,
Opposite Seepz, MIDC, Andheri (East),
Mumbai, 400 093.

**Agilent Technologies Singapore (Sales)
Pte. Limited**, a company incorporated
under the Provisions of the laws of India
and having its Registered office at Unit Nos.
115 - 116, Splendour Forum, First Floor, Plot
3, District Centre, Jasola, New Delhi 110 025.
... Petitioner

Advertisement of Petition

A Petition under Section 433 & 434 of the
Companies Act, 1956, for winding up of the
abovenamed Respondent Company was
presented on 7th January 2012 by the
Petitioner abovenamed, being a creditor of the
said Respondent Company, and the said
Petition came to be admitted in pursuance of
the conditional order dated 3rd August 2012
and pursuant to a subsequent order dated 11th
December 2015 the same is now directed to be
heard before the Hon'ble Company Judge of
the Bombay High Court on 11th January 2016
at 11 a.m. or soon thereafter.

ANY PERSON(s) / CREDITOR OR
CONTRIBUTORY desirous of supporting or
opposing the making of an order in the said
Petition, should send to the Advocates for the
Petitioner at their office address mentioned
hereunder, a notice of his intention, signed by
him or his Advocate with his full name and
address, so as to reach the Advocates for the
Petitioner mentioned hereunder not later than
five days before the date fixed for hearing of
the Petition and appear at the hearing for the
said purpose in person or through an Advocate.

A copy of the Petition will be furnished to
any creditor or contributory by the Advocates
for the Petitioner on payment of the prescribed
charges.

Any Affidavit intended to be used in
opposition or in support of the Petition, should
be filed in Court and a copy thereof served on
the Advocates for the Petitioners, not less than
five days before the date fixed for hearing.

Dated this the 29th day of December 2015.

For Khaitan & Co.
Advocates for the Petitioner.

One Indiabulls Centre, 13th Floor,
841, Senapati Bapat Marg,
Elphinstone Road,
Mumbai 400 013.

Serial No. 339

METROPOLITAN CLEARING CORPORATION OF INDIA LIMITED

(formerly known as MCX-SX CLEARING CORPORATION LIMITED)

Regd. Office : Exchange Square, CTS No. 255, Suren Road, Andheri (East), Mumbai 400 093

It is hereby notified that the existing Chapter XII of the Bye-Laws of the Metropolitan Clearing Corporation of India Limited is substituted with the following new Chapter XII :—

Quote

CHAPTER XII: CORE SETTLEMENT GUARANTEE FUND

1. Objective of the Core Settlement Guarantee Fund (CSGF)

The Clearing Corporation shall have a fund called Core Settlement Guarantee Fund (CSGF) for each clearing segment with respect to each segment of the Specified Stock Exchange to guarantee the settlement of trades executed in the respective segment of the Specified Stock Exchange. In the event a Clearing Member fails to fulfil the settlement obligations, the CSGF shall be used to fulfil the settlement obligations of the Clearing Member and complete the settlement without affecting the normal settlement process.

2. Corpus of the CSGF

(1) The corpus of the CSGF shall be adequate to meet out all the contingencies arising on account of failure of any Clearing Member(s).

(2) The quantum of the corpus of the CSGF shall be determined by taking into consideration the risk or liability to the CSGF on account of various factors including trade volume, delivery percentage, maximum settlement liability of the Clearing Members, the history of defaults of the Clearing Members, capital adequacy of the Clearing Members and the degree of safety measures employed by the Clearing Corporation. In order to assess the fair quantum of the corpus of the CSGF, the Clearing Corporation shall consider the following factors :—

(a) Risk management system in force

(b) Current and projected volume/turnover to be cleared and settled by the Clearing Corporation on guaranteed basis

(c) Track record of defaults of the Clearing Members (number of defaults and amount in default of the Clearing Members)

3. Minimum Required Corpus of the CSGF

The Relevant Authority shall specify from time to time the Minimum Required Corpus (MRC) of the CSGF for each clearing segment of the Clearing Corporation with respect to each segment of the Specified Stock Exchange in accordance with the norms prescribed by SEBI from time to time.

4. Constitution of the Corpus of CSGF

The corpus of CSGF shall consist of the following :—

(a) Contributions of various contributors:

The contributions of various contributors to the CSGF at any point of time shall be as follows :—

(i) Clearing Corporation's contribution: The Clearing Corporation's contribution to CSGF shall be at least 50% of the MRC. The Clearing Corporation shall make this contribution from its own funds. The Clearing Corporation's contribution to CSGF shall be considered as part of its net worth.

(ii) Specified Stock Exchange's contribution: The Specified Stock Exchange's contribution to CSGF shall be at least 25% of the MRC. Such contribution can be adjusted against the transfer of profit by the Specified Stock Exchange as per Regulation 33 of Securities Contracts (Regulation) (Stock Exchanges and Clearing Corporations) Regulations, 2012 (SECC Regulations).

(iii) Clearing Member's primary contribution: The Clearing Corporation may seek risk based contribution from Clearing Members of the clearing segment to the CSGF subject to the following conditions:

- The total contribution from the Clearing Members shall not be more than 25% of the MRC. Such contribution shall ordinarily be in the form of cash contribution to CSGF. However, the Clearing Corporation may accept the Clearing Member's contribution in the form of bank fixed deposits in accordance with the norms prescribed by SEBI from time to time.

- No exposure shall be available on CSGF contribution of any Clearing Member. For this purpose, the exposure-free collateral of the Clearing Member available with the Clearing Corporation can be considered towards CSGF contribution of the Clearing Member.

- The required contribution of each Clearing Member shall be *pro-rata* based on the risk that they bring to the system.

- The Clearing Corporation shall have the flexibility to collect the Clearing Member's primary contribution either upfront or staggered over a period of time. In case of staggered contribution, the remaining balance shall be met by the Clearing Corporation to ensure adequacy of total CSGF corpus at all times. Such Clearing Corporation contribution shall be available to the Clearing Corporation for withdrawal as and when further contributions from the Clearing Members are received.

(b) Any penalties levied by the Clearing Corporation (as per Regulation 34 of SECC Regulations.)

(c) Interest on cash contribution to CSGF shall accrue to the CSGF and *pro-rata* attributed to the contributors in proportion to their cash contribution.

5. Management of CSGF

(1) The Defaulters' Committee/SGF utilization Committee of the Clearing Corporation shall manage the CSGF.

(2) The Clearing Corporation shall follow prudential norms of investment policy for the CSGF corpus and establish and implement policies and procedures to ensure that the CSGF corpus is invested in accordance with the investment norms prescribed by SEBI from time to time.

6. Access to CSGF

The Clearing Corporation may utilise the CSGF in the event of a failure of the Clearing Members to fulfil their settlement obligations.

7. Further contribution to / Recoupment of CSGF

(1) The requisite contributions to the CSGF by various contributors for any month shall be made by the contributors before start of the month.

(2) The Clearing Corporation shall review and determine by 15th of every month the adequacy of contributions made by various contributors as above and call for any further contributions to the CSGF as may be required to be made by various contributors for the next month.

(3) In the event of usage of the CSGF during a calendar month, the contributors shall, as per usage of their individual contribution, immediately replenish the CSGF to MRC.

(4) In case there is failure on part of some contributor(s) to replenish its (their) contribution, the same shall be immediately met, on a temporary basis during the month, in the following order :

- (a) By Clearing Corporation
- (b) By Specified Stock Exchange

8. Default waterfall

The Default waterfall shall become applicable only in case the Clearing Member is declared a defaulter after appropriation of the monies of the defaulting Clearing Member. The default waterfall of the Clearing Corporation for any clearing segment shall follow the following order –

- (a) Monies of the defaulting Clearing Member (including the defaulting Clearing Member's primary contribution to the CSGF(s) and excess monies of the defaulting Clearing Member in other clearing segments.)

- (b) Insurance, if any.
- (c) Clearing Corporation resources (equal to 5% of the clearing segment MRC).
- (d) CSGF of the clearing segment in the following order:
 - (i) Penalties
 - (ii) Clearing Corporation's contribution to the extent of at least 25% of the clearing segment MRC
 - (iii) Remaining CSGF: Clearing Corporation's contribution, Specified Stock Exchange's contribution and non-defaulting Clearing Members' primary contribution to CSGF on *pro-rata* basis.
 - (e) Proportion of remaining Clearing Corporation resources (excluding Clearing Corporation's contribution to CSGFs of other clearing segments and INR 100 Crore) equal to ratio of clearing segment MRC to sum of MRCs of all clearing segments.*
 - (f) Clearing Corporation/Specified Stock Exchange contribution to CSGF of other clearing segments (after meeting obligations of those clearing segments) and remaining Clearing Corporation resources to that extent as approved by SEBI.
 - (g) Capped additional contribution by non-defaulting Clearing Members of the clearing segment.**
 - (h) Any remaining loss to be covered by way of *pro-rata* haircut to pay-outs. ***

Explanation :

1. * INR 100 Crore to be excluded only when remaining Clearing Corporation resources (excluding Clearing Corporation contribution to CSGFs of other clearing segments) are more than INR 100 Crore.
2. **Clearing Corporation shall limit the liability of non-defaulting Clearing Members towards additional contribution to a multiple of their required primary contribution to CSGF and the framework regarding the same shall be disclosed. In case of shortfall in recovery of assessed amounts from non-defaulting Clearing Members, further loss can be allocated to layer 'f' with approval of SEBI.
3. ***In case loss allocation is effected through haircut to payouts, any subsequent usage of funds shall be with prior SEBI approval. Further, any exit by Clearing Corporation post using this layer shall be as per the terms decided by SEBI in public interest.

9. Stress Testing and Back Testing

The Clearing Corporation shall conduct stress tests for credit risk, liquidity stress test, reverse stress test, back testing for adequacy of margins and such other tests as may be appropriate in accordance with the norms prescribed by SEBI from time to time.

Unquote

2. As a consequence of the above, the term 'Settlement Fund' or 'Settlement Guarantee Fund' or 'SGF' is substituted with the term 'Core Settlement Guarantee Fund' in
 - (i) Byelaw 19 of Chapter 1 and Byelaw 2(13) of Chapter IV of Byelaws of Metropolitan Clearing Corporation of India Limited ;
 - (ii) Rule 10 of Chapter 1, Rules 5(5), Rule 11 and 12 of Chapter IV and Rule 5 of Chapter V of Metropolitan Clearing Corporation of India Limited Rules;
 - (iii) Regulation 10.19 of the Chapter 10 of the Metropolitan Clearing Corporation of India Limited (Capital Market Segment) Regulations ;

DHANANJAY APTE,
Assistant Company Secretary,
Metropolitan Clearing Corporation of India Limited.

METROPOLITAN CLEARING CORPORATION OF INDIA LIMITED

(formerly known as MCX-SX CLEARING CORPORATION LIMITED)

Regd. Office : Exchange Square, CTS No. 255, Suren Road, Andheri (East), Mumbai 400 093

It is hereby notified that the existing Chapter XII of the Bye-Laws of the Currency Derivatives segment of the Metropolitan Clearing Corporation of India Limited is substituted with the following new Chapter XII :—

Quote

CHAPTER XII : CORE SETTLEMENT GUARANTEE FUND

1. Objective of the Core Settlement Guarantee Fund (CSGF)

The Clearing Corporation shall have a fund called Core Settlement Guarantee Fund (CSGF) for each clearing segment with respect to each segment of the Specified Stock Exchange to guarantee the settlement of trades executed in the respective segment of the Specified Stock Exchange. In the event a Clearing Member fails to fulfil the settlement obligations, the CSGF shall be used to fulfil the settlement obligations of the Clearing Member and complete the settlement without affecting the normal settlement process.

2. Corpus of the CSGF

(1) The corpus of the CSGF shall be adequate to meet out all the contingencies arising on account of failure of any Clearing Member(s).

(2) The quantum of the corpus of the CSGF shall be determined by taking into consideration the risk or liability to the CSGF on account of various factors including trade volume, delivery percentage, maximum settlement liability of the Clearing Members, the history of defaults of the Clearing Members, capital adequacy of the Clearing Members and the degree of safety measures employed by the Clearing Corporation. In order to assess the fair quantum of the corpus of the CSGF, the Clearing Corporation shall consider the following factors :—

(a) Risk management system in force

(b) Current and projected volume/turnover to be cleared and settled by the Clearing Corporation on guaranteed basis

(c) Track record of defaults of the Clearing Members (number of defaults and amount in default of the Clearing Members).

3. Minimum Required Corpus of the CSGF

The Relevant Authority shall specify from time to time the Minimum Required Corpus (MRC) of the CSGF for each clearing segment of the Clearing Corporation with respect to each segment of the Specified Stock Exchange in accordance with the norms prescribed by SEBI from time to time.

4. Constitution of the Corpus of CSGF

The corpus of CSGF shall consist of the following :—

(a) Contributions of various contributors:

The contributions of various contributors to the CSGF at any point of time shall be as follows :—

(i) Clearing Corporation's contribution: The Clearing Corporation's contribution to CSGF shall be at least 50% of the MRC. The Clearing Corporation shall make this contribution from its own funds. The Clearing Corporation's contribution to CSGF shall be considered as part of its net worth.

(ii) Specified Stock Exchange's contribution: The Specified Stock Exchange's contribution to CSGF shall be at least 25% of the MRC. Such contribution can be adjusted against the transfer of profit by the Specified Stock Exchange as per Regulation 33 of Securities Contracts (Regulation) (Stock Exchanges and Clearing Corporations) Regulations, 2012 (SECC Regulations).

(iii) Clearing Member's primary contribution: The Clearing Corporation may seek risk based contribution from Clearing Members of the clearing segment to the CSGF subject to the following conditions:

- The total contribution from the Clearing Members shall not be more than 25% of the MRC. Such contribution shall ordinarily be in the form of cash contribution to CSGF. However, the Clearing Corporation may accept the Clearing Member's contribution in the form of bank fixed deposits in accordance with the norms prescribed by SEBI from time to time.
- No exposure shall be available on CSGF contribution of any Clearing Member. For this purpose, the exposure-free collateral of the Clearing Member available with the Clearing Corporation can be considered towards CSGF contribution of the Clearing Member.
- The required contribution of each Clearing Member shall be *pro-rata* based on the risk that they bring to the system.

• The Clearing Corporation shall have the flexibility to collect the Clearing Member's primary contribution either upfront or staggered over a period of time. In case of staggered contribution, the remaining balance shall be met by the Clearing Corporation to ensure adequacy of total CSGF corpus at all times. Such Clearing Corporation contribution shall be available to the Clearing Corporation for withdrawal as and when further contributions from the Clearing Members are received.

(b) Any penalties levied by the Clearing Corporation (as per Regulation 34 of SECC Regulations.)

(c) Interest on cash contribution to CSGF shall accrue to the CSGF and *pro-rata* attributed to the contributors in proportion to their cash contribution.

5. Management of CSGF

(1) The Defaulters' Committee/SGF utilization Committee of the Clearing Corporation shall manage the CSGF.

(2) The Clearing Corporation shall follow prudential norms of investment policy for the CSGF corpus and establish and implement policies and procedures to ensure that the CSGF corpus is invested in accordance with the investment norms prescribed by SEBI from time to time.

6. Access to CSGF

The Clearing Corporation may utilise the CSGF in the event of a failure of the Clearing Members to fulfil their settlement obligations.

7. Further contribution to / Recoupment of CSGF

(1) The requisite contributions to the CSGF by various contributors for any month shall be made by the contributors before start of the month.

(2) The Clearing Corporation shall review and determine by 15th of every month the adequacy of contributions made by various contributors as above and call for any further contributions to the CSGF as may be required to be made by various contributors for the next month.

(3) In the event of usage of the CSGF during a calendar month, the contributors shall, as per usage of their individual contribution, immediately replenish the CSGF to MRC.

(4) In case there is failure on part of some contributor(s) to replenish its (their) contribution, the same shall be immediately met, on a temporary basis during the month, in the following order :

- (a) By Clearing Corporation.
- (b) By Specified Stock Exchange.

8. Default waterfall

The Default waterfall shall become applicable only in case the Clearing Member is declared a defaulter after appropriation of the monies of the defaulting Clearing Member. The default waterfall of the Clearing Corporation for any clearing segment shall follow the following order : -

- (a) Monies of the defaulting Clearing Member (including the defaulting Clearing Member's primary contribution to the CSGF(s) and excess monies of the defaulting Clearing Member in other clearing segments.)

- (b) Insurance, if any.
- (c) Clearing Corporation resources (equal to 5% of the clearing segment MRC).
- (d) CSGF of the clearing segment in the following order:
 - (i) Penalties
 - (ii) Clearing Corporation's contribution to the extent of at least 25% of the clearing segment MRC
 - (iii) Remaining CSGF: Clearing Corporation's contribution, Specified Stock Exchange's contribution and non-defaulting Clearing Members' primary contribution to CSGF on *pro-rata* basis.
 - (e) Proportion of remaining Clearing Corporation resources (excluding Clearing Corporation's contribution to CSGFs of other clearing segments and INR 100 Crore) equal to ratio of clearing segment MRC to sum of MRCs of all clearing segments.*
 - (f) Clearing Corporation/Specified Stock Exchange contribution to CSGF of other clearing segments (after meeting obligations of those clearing segments) and remaining Clearing Corporation resources to that extent as approved by SEBI.
 - (g) Capped additional contribution by non-defaulting Clearing Members of the clearing segment.**
 - (h) Any remaining loss to be covered by way of *pro-rata* haircut to pay-outs. ***

Explanation :

1. * INR 100 Crore to be excluded only when remaining Clearing Corporation resources (excluding Clearing Corporation contribution to CSGFs of other clearing segments) are more than INR 100 Crore.

2. **Clearing Corporation shall limit the liability of non-defaulting Clearing Members towards additional contribution to a multiple of their required primary contribution to CSGF and the framework regarding the same shall be disclosed. In case of shortfall in recovery of assessed amounts from non-defaulting Clearing Members, further loss can be allocated to layer 'f' with approval of SEBI.

3. ***In case loss allocation is effected through haircut to payouts, any subsequent usage of funds shall be with prior SEBI approval. Further, any exit by Clearing Corporation post using this layer shall be as per the terms decided by SEBI in public interest.

9. Stress Testing and Back Testing

The Clearing Corporation shall conduct stress tests for credit risk, liquidity stress test, reverse stress test, back testing for adequacy of margins and such other tests as may be appropriate in accordance with the norms prescribed by SEBI from time to time.

Unquote

2. As a consequence of the above, the term 'Settlement Fund' or 'Settlement Guarantee Fund' or 'SGF' is substituted with the term 'Core Settlement Guarantee Fund' in

- (i) Bye-law 17 of Chapter 1 and Bye-law 2(13) of Chapter IV of Bye-laws of Metropolitan Clearing Corporation of India Limited ;
- (ii) Rule 10 of Chapter 1, Rules 5(5), Rule 11 and 12 of Chapter IV and Rule 5 of Chapter V of Metropolitan Clearing Corporation of India Limited Rules;
- (iii) Regulation 6.4.1.2.2A.(4) and 6.4.1. 2.2 B(S) of Chapter 6 and Regulation 7.14 of the Chapter 7 of the Metropolitan Clearing Corporation of India Limited (Currency Derivatives Segment) Regulations ;

DHANANJAY APTE,
Assistant Company Secretary,
Metropolitan Clearing Corporation of India Limited.

METROPOLITAN CLEARING CORPORATION OF INDIA LIMITED

(Formerly known as MCX-SX CLEARING CORPORATION LIMITED)

Regd. Office : Exchange Square, CTS No. 255, Suren Road, Andheri (East), Mumbai 400 093

It is hereby notified that the existing Chapter XII of the Bye-Laws of the Futures and Options segment of the Metropolitan Clearing Corporation of India Limited is substituted with the following new Chapter XII :—

Quote

CHAPTER XII: CORE SETTLEMENT GUARANTEE FUND

1. Objective of the Core Settlement Guarantee Fund (CSGF)

The Clearing Corporation shall have a fund called Core Settlement Guarantee Fund (CSGF) for each clearing segment with respect to each segment of the Specified Stock Exchange to guarantee the settlement of trades executed in the respective segment of the Specified Stock Exchange. In the event a Clearing Member fails to fulfil the settlement obligations, the CSGF shall be used to fulfil the settlement obligations of the Clearing Member and complete the settlement without affecting the normal settlement process.

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(a) Risk management system in force

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The Relevant Authority shall specify from time to time the Minimum Required Corpus (MRC) of the CSGF for each clearing segment of the Clearing Corporation with respect to each segment of the Specified Stock Exchange in accordance with the norms prescribed by SEBI from time to time.

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(ii) Specified Stock Exchange's contribution: The Specified Stock Exchange's contribution to CSGF shall be at least 25% of the MRC. Such contribution can be adjusted against the transfer of profit by the Specified Stock Exchange as per Regulation 33 of Securities Contracts (Regulation) (Stock Exchanges and Clearing Corporations) Regulations, 2012 (SECC Regulations).

(iii) Clearing Member's primary contribution: The Clearing Corporation may seek risk based contribution from Clearing Members of the clearing segment to the CSGF subject to the following conditions:

- The total contribution from the Clearing Members shall not be more than 25% of the MRC. Such contribution shall ordinarily be in the form of cash contribution to CSGF. However, the Clearing Corporation may accept the Clearing Member's contribution in the form of bank fixed deposits in accordance with the norms prescribed by SEBI from time to time.

- No exposure shall be available on CSGF contribution of any Clearing Member. For this purpose, the exposure-free collateral of the Clearing Member available with the Clearing Corporation can be considered towards CSGF contribution of the Clearing Member.

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- The Clearing Corporation shall have the flexibility to collect the Clearing Member's primary contribution either upfront or staggered over a period of time. In case of staggered contribution, the remaining balance shall be met by the Clearing Corporation to ensure adequacy of total CSGF corpus at all times. Such Clearing Corporation contribution shall be available to the Clearing Corporation for withdrawal as and when further contributions from the Clearing Members are received.

(b) Any penalties levied by the Clearing Corporation (as per Regulation 34 of SECC Regulations.)

(c) Interest on cash contribution to CSGF shall accrue to the CSGF and *pro-rata* attributed to the contributors in proportion to their cash contribution.

5. Management of CSGF

(1) The Defaulters' Committee/SGF utilization Committee of the Clearing Corporation shall manage the CSGF.

(2) The Clearing Corporation shall follow prudential norms of investment policy for the CSGF corpus and establish and implement policies and procedures to ensure that the CSGF corpus is invested in accordance with the investment norms prescribed by SEBI from time to time.

6. Access to CSGF

The Clearing Corporation may utilise the CSGF in the event of a failure of the Clearing Members to fulfil their settlement obligations.

7. Further contribution to / Recoupment of CSGF

(1) The requisite contributions to the CSGF by various contributors for any month shall be made by the contributors before start of the month.

(2) The Clearing Corporation shall review and determine by 15th of every month the adequacy of contributions made by various contributors as above and call for any further contributions to the CSGF as may be required to be made by various contributors for the next month.

(3) In the event of usage of the CSGF during a calendar month, the contributors shall, as per usage of their individual contribution, immediately replenish the CSGF to MRC.

(4) In case there is failure on part of some contributor(s) to replenish its (their) contribution, the same shall be immediately met, on a temporary basis during the month, in the following order :

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- (a) Monies of the defaulting Clearing Member (including the defaulting Clearing Member's primary contribution to the CSGF(s) and excess monies of the defaulting Clearing Member in other clearing segments.)

- (b) Insurance, if any.
- (c) Clearing Corporation resources (equal to 5% of the clearing segment MRC).
- (d) CSGF of the clearing segment in the following order:
 - (i) Penalties
 - (ii) Clearing Corporation's contribution to the extent of at least 25% of the clearing segment MRC
 - (iii) Remaining CSGF: Clearing Corporation's contribution, Specified Stock Exchange's contribution and non-defaulting Clearing Members' primary contribution to CSGF on *pro-rata* basis.
 - (e) Proportion of remaining Clearing Corporation resources (excluding Clearing Corporation's contribution to CSGFs of other clearing segments and INR 100 Crore) equal to ratio of clearing segment MRC to sum of MRCs of all clearing segments.*
 - (f) Clearing Corporation/Specified Stock Exchange contribution to CSGF of other clearing segments (after meeting obligations of those clearing segments) and remaining Clearing Corporation resources to that extent as approved by SEBI.
 - (g) Capped additional contribution by non-defaulting Clearing Members of the clearing segment.**
 - (h) Any remaining loss to be covered by way of *pro-rata* haircut to pay-outs. ***

Explanation :

1. * INR 100 Crore to be excluded only when remaining Clearing Corporation resources (excluding Clearing Corporation contribution to CSGFs of other clearing segments) are more than INR 100 Crore.
2. **Clearing Corporation shall limit the liability of non-defaulting Clearing Members towards additional contribution to a multiple of their required primary contribution to CSGF and the framework regarding the same shall be disclosed. In case of shortfall in recovery of assessed amounts from non-defaulting Clearing Members, further loss can be allocated to layer 'f' with approval of SEBI.
3. ***In case loss allocation is effected through haircut to payouts, any subsequent usage of funds shall be with prior SEBI approval. Further, any exit by Clearing Corporation post using this layer shall be as per the terms decided by SEBI in public interest.

9. Stress Testing and Back Testing

The Clearing Corporation shall conduct stress tests for credit risk, liquidity stress test, reverse stress test, back testing for adequacy of margins and such other tests as may be appropriate in accordance with the norms prescribed by SEBI from time to time.

Unquote

2. As a consequence of the above, the term 'Settlement Fund' or 'Settlement Guarantee Fund' or 'SGF' is substituted with the term 'Core Settlement Guarantee Fund' in
 - (i) Byelaw 17 of Chapter 1 and Byelaw 2(13) of Chapter IV of Byelaws of Futures and Options Segment of Metropolitan Clearing Corporation of India Limited ;
 - (ii) Rule 10 of Chapter 1, Rules 5(5), Rule 11 and 12 of Chapter IV and Rule 5 of Chapter V of Metropolitan Clearing Corporation of India Limited Rules of Futures and Options Segment ;
 - (iii) Regulation 5.6.2.2 of Chapter 5, Regulations 6.4.1.2.2A(4) and 6.4.1.2.2.B(5) of Chapter 6 and Regulation 7.14 of the Chapter 7 of the Metropolitan Clearing Corporation of India Limited (Futures and Options Segment) Regulations ;

Serial No. 340

**IN THE HIGH COURT OF JUDICATURE
AT BOMBAY**

**ORDINARY ORIGINAL CIVIL
JURISDICTION**

COMPANY PETITION No. 35 OF 2014

In the matter of :

(i). Sections 433, 434 (e) and 439 of the
Companies Act, 1956;

And

(ii). Akshaet Engineering and Construction
Services Private Limited, a Company
incorporated under the Companies Act, 1956;
having its registered office at Indo-Saigon
Industrial Est Ltd., Andheri-Kurla Road,
Andheri, Mumbai – 400 059.

CIN No. U27200MH1998PTC115797

HNG Float Glass Limited

a Company incorporated under the
Companies Act, 1956; having its office at 202,
Ackruti Centre Point, MIDC Central Road,
Andheri (E), Mumbai- 400 093.)

..... Petitioner

Advertisement of Petition

A Petition for Winding up of the abovenamed
Company was presented on 28th November
2013 by the Petitioner abovenamed, creditors
of the Company and the said Petition was
admitted on 29th September 2015 and the same
is now fixed for hearing before the Company
Judge on 5th January 2016 at 11.00 a.m., in the
forenoon or soon thereafter.

ANY PERSON (s) / CREDITOR OR
CONTRIBUTORY desirous of supporting or
opposing the said Petition, should send to the
Petitioner or his Advocate at his Office address
mentioned hereunder, a Notice of his intention
signed by him or his advocate with full name
and address, so as to reach the Petitioner or
his Advocate mentioned hereunder not later
than five days before the date fixed for hearing
of the Petition and appear at the hearing for
the purpose in person or by his Advocate.

A copy of the Petition will be furnished by the
Petitioner's Advocate to any Creditor or
Contributory on payment of the prescribed
charges for the same.

Any affidavit intended to be used in opposition
and or in support to the Petition, should be
filed in court and a copy thereof served on the
Petitioner's Advocate, not less than five days
before the date fixed for hearing.

Dated this 16th day of December, 2015.

MR. SAHIL MAHAJAN,
Advocate for the Petitioner.

Office No. 105, Briya House,
265 Perin Nariman Street,
Fort, Mumbai – 400 001.